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Matt Blunt Secretary of State

MISSOURI REGISTER

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Missouri



REGISTER

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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule.

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HOW TO CITE RULES AND RSMo

RULES—Cite material in the *Missouri Register* by volume and page number, for example, Vol. 26, *Missouri Register*, page 27. The approved short form of citation is 26 MoReg 27.

The rules are codified in the Code of State Regulations in this system—

 Title
 Code of State Regulations
 Division
 Chapter
 Rule

 1
 CSR
 10 1.
 010

 Department
 Agency, Division
 General area regulated
 Specific area regulated

They are properly cited by using the full citation, i.e., 1 CSR 10-1.010.

Each department of state government is assigned a title. Each agency or division in the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraph 1., subparagraph A., part (I), subpart (a), item I. and subitem a.

RSMo—Cite material in the RSMo by date of legislative action. The note in parentheses gives the original and amended legislative history. The Office of the Revisor of Statutes recognizes that this practice gives users a concise legislative history.

FROM THIS ANGLE....

First rulemaking class scheduled . . .

Our first rulemaking class is scheduled with the Department of Social Services for November 28th. We will address various topics covered in the new and revised rulemaking manual, *Rulemaking 1-2-3, Missouri Style*. This class is specifically designed for their agency needs.

Have you been in touch with us to schedule your class? We will be pleased to provide whatever level of training you deem necessary and tailor the topics/agenda for your respective agency.

New positions; old faces

If you have visited the Administrative Rules Division recently, you may notice old faces in new positions. You may wish to make note of these changes so that you can request the proper person to assist you.

Kathren Choate, Code Editor retired in October. Kathren tells us retirement is really neat . . .! We wish Kathren well in retirement but we miss her here in Ad. Rules!

Jim McClure, who formerly served as Associate Editor for Register, has been promoted to Code Editor.

Curtis Treat, who formerly served as Associate Editor for Code, has decided he is ready for a new challenge and has switched publications and now is Associate Editor for Register.

Barb McDougal remains as our Register Editor . . . and we are thankful for her consistency . . . although she says it feels "funny" because everyone else has moved around!

Sally Reid, who formerly "floated" between both publications has become Associate Editor for Code.

We look forward to adding another Associate Editor in the not too distant future. This position will "float" between both publications.

As always, we are here to assist you with any stage of the rulemaking process — just give us a call.

Lynne C. Angle,

Director, Administrative Rules Division

R ules appearing under this heading are filed under the authority granted by section 536.025, RSMo 2000. An emergency rule may be adopted by an agency if the agency finds that an immediate danger to the public health, safety or welfare, or a compelling governmental interest requires emergency action; follows procedures best calculated to assure fairness to all interested persons and parties under the circumstances; follows procedures which comply with the protections extended by the Missouri and the United States Constitutions; limits the scope of such rule to the circumstances creating an emergency and requiring emergency procedure, and at the time of or prior to the adoption of such rule files with the secretary of state the text of the rule together with the specific facts, reasons and findings which support its conclusion that there is an immediate danger to the public health, safety or welfare which can be met only through the adoption of such rule and its reasons for concluding that the procedure employed is fair to all interested persons and parties under the circumstances.

Rules filed as emergency rules may be effective not less than ten days after filing or at such later date as may be specified in the rule and may be terminated at any time by the state agency by filing an order with the secretary of state fixing the date of such termination, which order shall be published by the secretary of state in the *Missouri Register* as soon as practicable.

All emergency rules must state the period during which they are in effect, and in no case can they be in effect more than 180 calendar days or 30 legislative days, whichever period is longer. Emergency rules are not renewable, although an agency may at any time adopt an identical rule under the normal rulemaking procedures.

Title 2—DEPARTMENT OF AGRICULTURE Division 10—Market Development Chapter 5—Price Reporting

EMERGENCY RULE

2 CSR 10-5.015 Public Complaint Handling and Disposition Procedure for Missouri Livestock Marketing Law

PURPOSE: This rule establishes a procedure for the receipt, handling, and disposition of public complaints pursuant to the mandate of the Missouri Livestock Marketing Law, section 277.200–277.215, RSMo 2000 and Supp. 2001.

EMERGENCY STATEMENT: The Director of the Department of Agriculture has determined that emergency procedures should be implemented to establish rules for the enforcement of sections 277.200 to 277.215. Section 277.212 requires the Department of Agriculture to refer violations of the provisions of 277.200 to 277.215 to the Attorney General. Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 4, first extraordinary session of the 91st General Assembly, declares the act to be an emergency within the meaning of the constitution, and declares that sections 277.202, 277.212, and 277.215 of the act shall be in full force and effect upon its passage and approval.

A formal procedure for managing incoming complaints related to sections 277.200 to 277.215 will allow the Department of Agriculture to fulfill duties required by law. The emergency rule will allow the packing industry to return to normality, restoring daily transactions that are economically vital to the state's livestock producers.

The agency has weighed the compelling governmental interest against the due process rights of the public to notice and comment. In light of a potential threat to public welfare, as cited in Senate Committee Substitute for House Substitute for House Committee Substitute for House Bill No. 4, first extraordinary session of the 91st General Assembly, signed by the governor on September 28, 2001, there is a compelling governmental interest to enact this rule through the emergency rulemaking process.

The scope of this rule is limited to the circumstances that created this emergency and complies with the protections extended in the **Missouri** and **United States Constitutions**. The agency will encourage discussions with interested parties, including the Missouri Livestock Market Advisory Committee established by Executive Order 01-14, and provide them the opportunity to offer their comments in developing a proposed rule covering this same topic. The agency believes this emergency rule to be fair to all persons and parties under the circumstances. This emergency rule was filed on October 16, 2001 effective October 26, 2001 and expires April 23, 2002.

- (1) The Director of the Market Development Division of the Department of Agriculture shall receive and process each complaint made against any packer with respect to livestock, meats, meat food products, or livestock products in unmanufactured form, which complaint alleges violations of sections 277.200 to 277.215 RSMo.
- (2) Complaints should be mailed or delivered to the following address: Director, Market Development Division, Missouri Department of Agriculture, 1616 Missouri Boulevard, PO Box 630, Jefferson City, MO 65109. However, actual receipt of a complaint by the Director of the Market Development Division at the Division's administrative office in any manner shall be sufficient. Complaints may be made based upon personal knowledge or upon information and belief, reciting information received from other sources.
- (3) The Director of the Market Development Division shall appoint a Missouri Livestock Law Violation Review Committee of individuals knowledgeable with the livestock and packing industries. Members of the committee may be employees of the Department of Agriculture. The committee shall elect a chairman to receive, acknowledge and investigate all complaints on behalf of the Director of the Market Development Division. The committee chairman shall call a meeting of the committee as often as necessary to process all complaints received.
- (4) All complaints shall be made in writing and shall fully identify the complainant by name and address. Complaints may be made on forms provided by the Market Development Division. Such forms shall be made available upon request. The forms shall allow for, but not be limited to, the complainant's name and address; the name and address of the subject(s) of the complaint; the date the alleged violation occurred; and a thorough description of the alleged violation(s). The complainant should include any and all available pertinent information. Oral or telephone requests will not be considered or processed as complaints, but each person making such communication will be provided with a complaint form and will be requested to complete the form and return it to the Market Development Division.

- (5) Upon receipt by the committee, each complaint shall be acknowledged in writing and investigated by the committee. When the investigation is completed, the committee shall determine if the complaint should be forwarded to the Missouri Attorney General, or if the complaint should be dismissed. Upon that determination, the committee shall inform the complainant, in writing, of the committee's decision.
- (6) This rule exists for the benefit of those members of the public who submit complaints to the Missouri Livestock Law Violations Review Committee. This rule is not deemed to protect or inure to the benefit of those persons or entities against whom enforcement actions may be instituted concerning possible violations of the provisions of the Missouri Livestock Marketing Law.

AUTHORITY: sections 277.200–277.215, RSMo 2000 and Supp. 2001. Emergency rule filed Oct. 16, 2001, effective Oct. 26, 2001, expires April 23, 2002.

nder this heading will appear the text of proposed rules and changes. The notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This is set out in the Purpose section with each rule. Also required is a citation to the legal authority to make rules. This appears following the text of the rule, after the word "Authority."

ntirely new rules are printed without any special symbology under the heading of the proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules which are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

An important function of the *Missouri Register* is to solicit and encourage public participation in the rule-making process. The law provides that for every proposed rule, amendment or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the *Missouri Register*.

An agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close of comments date will be used as the beginning day in the ninety (90)-day-count necessary for the filing of the order of rulemaking.

If an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice and file a new notice of proposed rulemaking and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder:

Boldface text indicates new matter.

[Bracketed text indicates matter being deleted.]

Title 1—OFFICE OF ADMINISTRATION Division 50—Missouri Ethics Commission Chapter 3—Late Fee

PROPOSED RULE

1 CSR 50-3.010 Late Fee

PURPOSE: This rule establishes a procedure by which a campaign finance late fee may be appealed per section 105.963.7, RSMo.

(1) As provided by section 105.963.7, RSMo, candidates, candidate committee treasurers, or candidate committee assistant treasurers may make a written appeal of late filing fees assessed by the executive director of the Missouri Ethics Commission (commission) for failure to file a campaign finance disclosure report in a timely manner.

- (2) The written appeal must be filed with the commission within ten (10) days of the receipt of notice of the assessment of the late filing fee from the executive director.
- (3) Failure to timely file an appeal shall waive the right to appeal the late fee assessment in question before the commission.
- (4) The sole issue of the appeal shall be whether the individual's failure to file a campaign finance disclosure report in a timely manner was due to good cause as determined by the commission.
- (5) Appeals shall be scheduled and conducted by telephone by the executive director unless a request for an in-person appeal is made in writing to the executive director. The executive director shall set the appeal no later than twenty-five (25) days after receipt of the notice of appeal or as soon as agreed to by both parties. A request for an in-person appeal must be filed with the commission no later than ten (10) days from the date of receipt of notice setting the date of the telephonic appeal. Appeals conducted in-person shall be held at the offices of the Missouri Ethics Commission or at a location determined by the executive director.
- (6) The party requesting an appeal of a late fee assessment may be represented by an attorney during any appeal. At the appeal, the person requesting the appeal and/or the attorney of record may present any facts that show the person's failure to file a campaign finance disclosure report was for good cause as determined by the commission.
- (7) Notice of the appeal, including place, date, and time, shall be sent concurrently to the person requesting an appeal of a late fee assessment and to the attorney of record, if applicable.
- (8) Individuals requesting an appeal may request one (1) continuance concerning that appeal. All requests for a continuance shall be made in writing, state the factual basis for requesting the continuance, and be signed by the individual making the request. The decision to grant a continuance shall be at the discretion of the executive director.
- (9) After the appeal, the executive director shall forward to the commission his recommendation on the appeal and place the appeal on the agenda for the next regularly scheduled commission meeting. The commission shall render a final decision, separately stating their findings. The executive director shall send a copy of the commission's decision by certified mail to the individual requesting the appeal and a copy of the commission's decision by regular mail to the attorney of record.

AUTHORITY: section 105.955.14(7), RSMo 2000. Original rule filed Oct. 4, 2001.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Missouri Ethics Commission, Charles Lamb, Executive Director, PO Box 1370, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

Title 7—DEPARTMENT OF TRANSPORTATION Division 10—Missouri Highways and Transportation Commission

Chapter 22—Tourist Oriented Directional Signing Program

PROPOSED AMENDMENT

7 CSR 10-22.020 Definitions. The commission is amending sections (20) and (21).

PURPOSE: This amendment eliminates specific reference to particular sections of the federal Manual on Uniform Traffic Control Devices.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. Therefore, the material which is so incorporated is on file with the agency who filed this rule, and with the Office of the Secretary of State. Any interested person may view this material at either agency's headquarters or the same will be made available at the Office of the Secretary of State at a cost not to exceed actual cost of copy reproduction. The entire text of the rule is printed here. This note refers only to the incorporated by reference material.

- (20) Tourist oriented activity shall mean any natural phenomenon, historic site, cultural site, recreational site, educational site, museum, area of natural beauty or commercial activity as defined below, a major portion of whose income or visitors are derived during the normal business season from motorists. Attendance at which is no less than two thousand (2,000) customers in any consecutive twelve (12)-month period.
- (A) Natural phenomenon shall mean a feature created by nature. Examples may include, but are not [be] limited to, unusual rock formations, caves, geysers or waterfalls.
- (21) Tourist Oriented Directional Signs (TODS) shall mean signs conforming to the specifications contained in **the appropriate** section [21-1 through 21-7] of the federal *Manual on Uniform Traffic Control Devices*, which is incorporated by reference in this rule and this chapter.

AUTHORITY: Art. IV, section 29, Mo. Const., sections 226.020, [and] 226.525[, RSMo 1994] and 226.130, RSMo [Supp. 1998] **2000**. Original rule filed Feb. 8, 1999, effective Sept. 30, 1999. Amended: Filed Oct. 10, 2001.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Transportation, Mari Ann Winters, Secretary to the Commission, PO Box 270, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

Title 7—DEPARTMENT OF TRANSPORTATION Division 10—Missouri Highways and Transportation Commission Chapter 22—Tourist Oriented Directional Signing Program

PROPOSED AMENDMENT

7 CSR 10-22.040 Tourist Oriented Activities Eligibility Requirements. The commission is amending section (2).

PURPOSE: This amendment requires that the application fee be submitted with the application when qualifying an attraction for Tourist Oriented Directional Signs (TODS) signing.

(2) Tourist oriented activities wishing to participate in the TODS Program shall apply for the program on a form provided by the program manager **and submit the applicable application fee**. If the program manager finds the application to be complete and determines that the activity constitutes an eligible attraction and that TODS can be provided, the program manager shall so notify the applicant in writing. Upon receipt of the notice, the applicant shall forward to the program manager, the amount of the fee and thereupon shall execute an advertising agreement with the program manager.

AUTHORITY: Art. IV, section 29, Mo. Const., sections 226.020, [and] 226.525[, RSMo 1994] and 226.130, RSMo [Supp. 1998] **2000**. Original rule filed Feb. 8, 1999, effective Sept. 30, 1999. Amended: Filed Oct. 10, 2001.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Transportation, Mari Ann Winters, Secretary to the Commission, PO Box 270, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

Title 9—DEPARTMENT OF MENTAL HEALTH Division 30—Certification Standards Chapter 3—Alcohol and Drug Abuse Programs

PROPOSED AMENDMENT

9 CSR 30-3.120 Detoxification. The department proposes to amend subsection (4)(B) and delete section (8).

PURPOSE: This amendment will allow advanced practice nurses to provide on call coverage in modified medical detoxification programs and remove from the rule performance indicators in response to concerns about their potential fiscal impact.

- (4) Certified Levels of Care. A person shall be assigned to one of the following levels of detoxification service in accordance with the screening protocol and admission criteria. An agency may offer and be certified for one or more of the following levels of detoxification service:
- (B) Modified Medical Detoxification. This level of care is offered by medical staff in a non-hospital setting with services and

admission available twenty-four (24) hours per day, seven (7) days per week.

- 1. Routine medical services are provided, and medications are used, when clinically indicated, to alleviate symptoms of intoxication, impairment or withdrawal.
- A registered or licensed nurse is on duty at all times. Licensed nursing staff receive clinical supervision by a registered nurse.
- 3. There is on call at all times a physician [on call at all times] or a nurse practitioner licensed and authorized to title and practice as an advanced practice nurse pursuant to section 335.016, RSMo and who is engaged in a written collaborative practice arrangement as defined by law;
- [(8) Performance Indicators. All programs shall collect and review data related to the goals and outcomes for detoxification services.
- (A) Each program shall collect data on key indicators that may include, but are not limited to, the following:
 - 1. Client satisfaction with services;
- 2. Number of medical problems, transfers to hospital, or other sentinel events;
 - 3. Number of clients who leave against staff advice;
 - 4. Number of repeat admissions; and
- 5. Number of persons who engage in continuing treatment;
- (B) Each program shall use this data in its quality improvement process.
- (C) The department may require, at its option, the use of designated indicators or measures in order to promote consistency and the wider applicability of this data. The required use of designated indicators shall be applicable only to those services funded by the department or provided through a service network authorized by the department.]

AUTHORITY: sections 630.050, 630.655 and 631.010, RSMo 2000. Original rule filed Feb. 28, 2001, effective Oct. 30, 2001. Amended: Filed Oct. 15, 2001.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment by writing to Dewey Price, Mental Health Manager, Division of Alcohol and Drug Abuse, Department of Mental Health, PO Box 687, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

Title 9—DEPARTMENT OF MENTAL HEALTH Division 30—Certification Standards Chapter 3—Alcohol and Drug Abuse Programs

PROPOSED AMENDMENT

9 CSR 30-3.130 Outpatient Treatment. The department proposes to delete section (9).

PURPOSE: This amendment will remove from the rule performance indicators in response to concerns about their potential fiscal impact.

- [(9) Performance Indicators. The program shall maintain performance indicators related to the goals and expected outcomes for its outpatient services.
- (A) Performance indicators may include, but are not limited to, the following:
 - 1. Consumer satisfaction with services;
- 2. Feedback from community agencies and referral sources;
- 3. Number of clients who successfully complete the treatment episode and/or levels of care;
- Varying, individualized length of stay for successful completion;
- 5. Number of clients who drop out or are otherwise unsuccessfully discharged;
- 6. Number of readmissions or hospitalizations within thirty (30) days and other time periods;
 - 7. Rate of involvement in community self-help groups;
 - 8. Rate of participation by family members;
 - 9. Periods of sobriety; and
- 10. Changes in the functioning of clients (such as Global Assessment of Functioning (GAF) score changes, stabilized living arrangements, emotional symptoms, legal status, family functioning, employment).
- (B) Each program shall use performance indicators in its quality improvement process.
- (C) The department may establish and require, at its option, the use of designated indicators in order to promote consistency and the wider applicability of this data. The required use of designated indicators shall be applicable only to those services funded by the department or provided through a service network authorized by the department.]

AUTHORITY: sections 630.050, 630.655 and 631.010, RSMo 2000. Original rule filed Feb. 28, 2001, effective Oct. 30, 2001. Amended: Filed Oct. 15, 2001.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment by writing to Dewey Price, Mental Health Manager, Division of Alcohol and Drug Abuse, Department of Mental Health, PO Box 687, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

Title 9—DEPARTMENT OF MENTAL HEALTH Division 30—Certification Standards Chapter 3—Alcohol and Drug Abuse Programs

PROPOSED AMENDMENT

9 CSR 30-3.132 Opioid Treatment Program. The department is amending section (1).

PURPOSE: In order to be more consistent with federal guidelines, the department proposes to change the word "methadone" to "opioid" in several places.

(1) Eligibility for Certification and Service Delivery. Prior to delivering opioid treatment services, an agency must apply for and receive provisional certification from the department.

- (A) The agency must document the need for new services and must demonstrate community acceptance of the proposed site(s).
- 1. Determination of the need for new services shall be at the department's sole discretion as the designated state authority responsible for *[methadone]* **opioid** treatment. The determination of need shall be based on applicable data, such as waiting lists, emergency room visits, arrest data, and federal drug use forecasting data.
- 2. A new site cannot be located within fifty (50) miles of an existing *[methadone]* **opioid** treatment site, unless otherwise indicated by a determination of need.
- 3. Community acceptance must be solicited within a one (1)-mile radius of any proposed new site. Assurance must be provided to the department of community acceptance, as well as letters of support from local authorities.
- (B) An agency applying for provisional certification as a *[methadone]* **opioid** treatment program in the state of Missouri must have provided other certified alcohol and drug services within the state for two (2) years prior to the application.

AUTHORITY: sections 630.655 and 631.102, RSMo 2000. This rule originally filed as 9 CSR 30-3.610. Original rule filed May 13, 1983, effective Sept. 30, 1983. Rescinded and readopted: Filed May 3, 1994, effective Nov. 30, 1994. Amended: Filed July 29, 1997, effective Jan. 30, 1998. Moved to 9 CSR 30-3.132 and amended: Filed Feb. 28, 2001, effective Oct. 30, 2001. Amended: Filed Oct. 15, 2001.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment by writing to Dewey Price, Division of Alcohol and Drug Abuse, PO Box 687, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

Title 9—DEPARTMENT OF MENTAL HEALTH Division 30—Certification Standards Chapter 3—Alcohol and Drug Abuse Programs

PROPOSED AMENDMENT

9 CSR 30-3.140 Residential Treatment. The department proposes to delete section (6).

PURPOSE: This amendment will remove from the rule performance indicators in response to concerns about their potential fiscal impact.

- [(6) Performance Indicators. All programs shall collect and review data related to the goals and outcomes for residential treatment.
- (A) Each program shall collect data on key indicators that may include, but are not limited to, the following:
 - 1. Client satisfaction with services;
- 2. Number of clients who successfully complete residential treatment;
- 3. Varying, individualized length of stay for those who successfully complete residential treatment;
- 4. Number of persons who engage in continuing treatment on an outpatient basis;

- 5. Number of clients who leave against staff advice or are otherwise unsuccessfully discharged;
- 6. Number of readmissions within thirty (30) days and other time periods;
 - 7. Rate of involvement in community self-help groups;
 - 8. Rate of participation by family members; and
- 9. Changes in the functioning of clients (such as Global Assessment of Functioning (GAF) score changes, stabilized living arrangements, emotional symptoms and status).
- (B) Each program shall use this data in its quality improvement process.
- (C) The department may require, at its option, the use of designated indicators or measures in order to promote consistency and the wider applicability of this data. The required use of designated indicators shall be applicable only to those services funded by the department or provided through a service network authorized by the department.]

AUTHORITY: sections 630.050, 630.655 and 631.010, RSMo 2000. Original rule filed Feb. 28, 2001, effective Oct. 30, 2001. Amended: Filed Oct. 15, 2001.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment by writing to Dewey Price, Mental Health Manager, Division of Alcohol and Drug Abuse, Department of Mental Health, PO Box 687, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

Title 9—DEPARTMENT OF MENTAL HEALTH Division 30—Certification Standards Chapter 3—Alcohol and Drug Abuse Programs

PROPOSED AMENDMENT

9 CSR 30-3.300 Prevention Programs. The department proposes to delete section (7) and renumber the remaining sections.

PURPOSE: This amendment will remove from the rule performance indicators in response to concerns about their potential fiscal impact.

- [(7) Performance Indicators. The program shall maintain data and performance indicators related to the goals and expected outcomes for its prevention services.
- (A) Performance indicators may include, but are not limited to, the following:
- 1. Participant evaluation/customer satisfaction with services;
 - 2. Service utilization;
- 3. Changes in risk and protective factors related to substance use;
- 4. Changes in the prevalence and extent of the use of alcohol, tobacco, and other drugs;
- 5. Changes in the incidence of drinking and driving, minor in possession offenses, and other alcohol and drug related arrests or injuries.

- (B) Each program shall use such data and performance indicators in its quality improvement process.
- (C) The department may require, at its option, the use of designated indicators in order to promote consistency and the wider applicability of data. The required use of designated indicators shall be applicable only to those services funded by the department or provided through a service network authorized by the department.]
- [(8)] (7) Primary Prevention Program. A Primary Prevention Program shall offer comprehensive services and activities to a specified target population(s) in its effort to reduce the risk of and incidence of illegal or age-inappropriate use or abuse of alcohol, tobacco and drugs.
- (A) A primary prevention program shall offer all of the following types of prevention services: information, education, alternatives, problem identification and referral, community-based process, and environmental services.
- 1. Unless otherwise indicated, the target population for information, education, alternatives, and problem identification and referral services shall include, but is not limited to, one (1) or more of the following: persons who are at risk for substance abuse; families or friends, or both, of persons at risk for a substance abuse problem; school officials or employers of persons at risk for a substance abuse problem; caretakers and families of elderly or populations with other special needs.
- 2. Unless otherwise indicated, the target population for community-based process and environmental services shall include, but is not limited to, persons at risk for substance abuse; community groups mobilizing to combat substance abuse, include civic and volunteer organizations; church; schools; business; healthcare facilities and retirement communities; state and municipal governments; and other related community organizations.
- (B) Information services shall increase awareness of the nature, extent, and effects of such substance use or abuse.
- 1. Information services are characterized by one (1)-way communication from the presenter to the target population.
- 2. In addition to the target populations listed in subsection [(8)](7)(A), the target population formation services may include the general public.
- 3. Examples of information service activities include: distributing written materials such as brochures, pamphlets, newsletters, resources directories, and other relevant materials; distributing audiovisual materials such as films, tapes, public service announcements and other relevant materials; functioning as information resource center or clearinghouse; arranging speakers and presentations; and operating as a designated access point for computerized information networks.
- (C) Education services shall develop social and life skills, such as conflict resolution, decision-making, leadership, peer resistance and refusal skills.
- Education services are characterized by interaction between the facilitator and the participants to promote certain skills and behaviors.
- 2. Examples of education service activities include classroom or small group sessions for person of any age, peer leader and helper programs, and parenting and family management classes.
- (D) Alternatives shall provide healthy and constructive activities to offset the attraction of such substance use or abuse or to meet needs which otherwise may be fulfilled by these substances.
- Alternative services engage the target population in recreational and other activities that exclude such substance use or abuse.
- Examples of alternative service activities include developing and supporting alcohol- and drug-free dances and parties, community service activities, teen institutes and other leadership training and activities for youth, adults, parents, school faculty, or others.

- (E) Problem identification and referral services shall assist in arranging support, education and other referrals, as needed, for persons who have become involved in the initial, inappropriate or illegal use of alcohol, tobacco, and drugs.
- 1. This service does not include a professional or comprehensive assessment and determination of the need for substance abuse treatment.
- 2. Examples of specific problem identification and referral activities include training and consultation to student assistance programs, employee assistance programs, medication support programs for the elderly and other programs and organizations that may intervene with persons in the target population.
- (F) Community-based process shall involve the assessment of community needs and the promotion of community planning and action in order to enhance other prevention and treatment services and to reduce the incidence of such substance use or abuse.
- 1. The target population shall include community action teams, such as Community 2000 Teams. A community action team must have broad-based community representation and participation, such as civic organizations, neighborhood groups, churches, schools, law enforcement, healthcare and substance treatment facilities, businesses, and governmental organizations.
- Examples of community-based process activities include assessing community needs and risk factors and recruiting, training, and consulting with community action teams.
- (G) Environmental services shall positively effect community policies, attitudes, and norms known to influence the incidence of such substance use or abuse.
- 1. Environmental services may address legal/regulatory initiatives, service/action initiatives, or both.
- 2. Examples of environmental services include maintaining current information regarding environmental strategies; training and consulting with community action teams in the development and implementation of such strategies; serving as a resource to school, businesses, and other community organizations in the development of policies; and providing information regarding alcohol and tobacco availability, advertising and pricing strategies.
- [(9)](8) Targeted Prevention Program. A Targeted Prevention Program shall actively intervene with individuals and populations that have multiple risk factors for the illegal or age-inappropriate use or abuse of alcohol, tobacco and drugs. The program shall reduce risk factors and reduce the likelihood of such substance use or abuse.
 - (A) The target population shall include:
- Persons at risk of substance abuse, such as out-of-school youth, youth dropouts, or persons prone to violence; and
- 2. Individuals and groups that influence those persons at risk for substance abuse, such as parents; teachers, families and caretakers of elderly or populations with other special needs; and school based and community groups, including civic and volunteer organizations, churches and other related community organizations.
- (B) The program may be located in school or other community settings.
- (C) The program shall provide and promote social and emotional support, skill development, counseling, and other preventive services for persons and populations with multiple risk factors.
- (D) Examples of specific services and activities include early identification and intervention; efforts to prevent dropping out of school; after-school recreational and educational activities; development of social and life skills such as conflict resolution, decision making, leadership, peer resistance and refusal skills; group counseling or individual counseling, or both; parent training and consultation with school staff or other community organizations.
- [(10)](9) Prevention Resource Center. A prevention resource center shall organize, coordinate, train, assist and recognize community,

regional and state resources in their efforts to reduce the illegal or age-inappropriate use or abuse of alcohol, tobacco and drugs.

- (A) The target population shall include community action teams, such as Community 2000 Teams; other community organizations including primary prevention program; and other community and state resources.
 - (B) Examples of specific activities include:
- 1. Conducting statewide and regional workshops and conferences:
- 2. Where applicable, distributing a statewide newsletter that contains current information about prevention activities and issues;
- 3. Providing information and technical assistance regarding effective prevention strategies that are based on research findings;
- 4. Recognizing accomplishments by community action teams and sponsoring recognition events;
- 5. Coordinating prevention activities and resources development with other state level organizations and state agencies; and
- 6. Expanding and strengthening the network of community and state organizations involved in prevention activities.

AUTHORITY: section 630.655, RSMo 2000. This rule was originally filed as 9 CSR 30-3.630. Original rule filed May 13, 1983, effective Sept. 13, 1983. Rescinded and readopted: Filed June 27, 1995, effective Dec. 30, 1995. Moved to 9 CSR 30-3.300 and amended: Filed Feb. 28. 2001, effective Oct. 30, 2001. Amended: Filed Oct. 15, 2001.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment by writing to Dewey Price, Mental Health Manager, Division of Alcohol and Drug Abuse, Department of Mental Health, PO Box 687, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 111—Sales/Use Tax—Machinery and Equipment Exemptions

PROPOSED RULE

12 CSR 10-111.100 Commercial Printers

PURPOSE: Section 144.020.1(1), RSMo, taxes the retail sale of tangible personal property. Section 144.030.2(2), RSMo, exempts materials that become a component part or ingredient of new personal property which is intended to be sold ultimately at retail. Sections 144.030.2(4) and (5), RSMo, exempt certain machinery, equipment, and parts for replacement or for a new or expanded plant. This rule explains the taxation rules for commercial printers and what elements must be met to qualify for these exemptions. This rule does not address the exemption relating to newspaper publishing contained in section 144.030.2(8), RSMo, or the exemption relating to advertising contained in section 144.034, RSMo.

(1) In general, sales of printed product by commercial printers are subject to tax. Purchases of materials and supplies, such as paper and ink, which become a component part or ingredient of the printed product are exempt. Other materials used by the printer may be exempt if title to the materials transfers to the customer. Purchases of machinery, equipment and parts for replacement or for a new or expanded plant are exempt if directly used in the manufacturing process. This includes printing presses and plates. Chemicals to develop the film and plates are not exempt unless they become an ingredient or component part of materials resold to the customer.

(2) Definition of Terms. See Definition of Terms in 12 CSR 10-111.010 Machinery and Equipment Exemptions.

(3) Basic Application of Tax.

- (A) Sales of printed products—A business engaged in printing publications, pamphlets, catalogues, leaflets, advertising circulars, stationery and other similar products, is creating new tangible personal property and is subject to tax on the total gross receipts from its sales. No deductions are allowed for preparing copy, artwork, compositions, phototypesetting or any other services or labor that are included in the charge to produce the final product.
- (B) Ingredients and component parts—Purchases of material and supplies such as paper and ink may be purchased tax exempt by printers as ingredients or component parts under section 144.030.2(2), RSMo.
- 1. Chemicals that blend with and become part of the ink mixture are exempt, including:
- A. The fountain solution that blends with the ink at the press to keep the non-image area clean of ink while printing;
- B. Chemicals used on the rollers to keep the ink from drying out;
 - C. Isopropyl alcohol to keep the ink wet on the rollers; and
- D. Ink anti-stain used to keep the ink from bleeding onto other printed material.
- 2. Purchases of material and supplies used in the printing process that do not blend with the ink are taxable, including:
- A. Anti-static products used to reduce static on the printed product;
 - B. Chemicals used to clean the presses; and
 - C. Color wax used for layout purposes.
- (C) Other materials transferred to customers—Purchases of materials, including film, used by the printer in its manufacturing process do not qualify for the sale for resale exclusion unless title to such materials is transferred to the customer. Whether title passes is based on the intent of the parties, as evidenced by all relevant facts, including written agreements, course of dealing or usage of trade and availability of the materials for future use by the customer.
- (D) Chemicals—Chemicals to develop the film and plates are not exempt unless they become an ingredient or component part of materials resold to the customer. Taxable chemicals include chemicals used on plates to desensitize the plates and to prevent them from oxidizing, developers, replenishers, finishers, fixers, store gum and plating solution.
 - (E) Supplies and Parts.
- Perforation devices consumed in a single production cycle are not exempt as machinery and equipment or parts.
- Perforation devices benefiting more than one production cycle are exempt as parts of machinery and equipment.
- 3. Blankets and necessary attachments are exempt as parts of machinery and equipment.
- 4. Proof paper and phototypesetting paper are not exempt as machinery and equipment or parts.
- 5. Mineral spirits used as a solvent to clean brushes, overspray and equipment are taxable if used as a cleaning solvent separate from the ink. If mixed with the ink, then the mineral spirits are exempt as ingredients or component parts.

(4) Examples.

- (A) A commercial printer replaces an old printing press due to obsolescence, replaces a second press due to design change and then purchases a third press to expand its production. All three printing presses may be purchased tax exempt under the machinery or equipment exemptions for replacement or expanded plant.
- (B) A commercial printer purchases plates, film, phototypesetting paper, developer chemical for plates and film and press cleaning solvent that is not mixed with ink. The plate is exempt machinery and equipment. The printer's contract with the customer states the negatives become the property of the customer. The film is exempt as a component part of the negative. The phototypesetting paper does not qualify for exemption as machinery or equipment, ingredient or component part or sale for resale. The developer chemicals and cleaning solvent do not qualify for exemption as ingredients or component parts or sales for resale.
- (C) A commercial printer states on its sales invoice its production labor charges for artwork, layout and design services separate from the charges for the printed product. The printer is subject to tax on total gross receipts including the separately stated production labor charges.

AUTHORITY: section 144.270, RSMo 2000. Original rule filed Oct. 11, 2001.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Department of Revenue, Office of Legislation and Regulations, PO Box 629, Jefferson City, MO 65105. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*, an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety (90)-day period during which an agency shall file its order of rulemaking for publication in the Missouri Register begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 240—Public Service Commission Chapter 121—Pre-Owned Manufactured Homes

ORDER OF RULEMAKING

By the authority vested in the Missouri Public Service Commission under section 700.040, RSMo 2000, the commission amends a rule as follows:

4 CSR 240-121.010 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 1, 2001 (26 MoReg 1161). Changes have been made to the text of the following proposed amendment and are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: Written comments were submitted by the Missouri Manufactured Housing Association (Association). There was no public hearing held. The Association opposes adoption of the amended rule.

COMMENT: Comments were received asserting that since Senate Bill No. 317 (SB 317), concerning the amendment of Chapter 700 of the Missouri Statutes, passed and will become effective, the Public Service Commission will no longer have authority to regulate used manufactured homes. The Association maintains that SB 317 removed all reference to used homes except for "used"

modular units used for educational purposes." Therefore, the Association requests that the Commission redraw proposed rule 4 CSR 240-121.010 in Chapter 12—Pre-owned Mobile Homes. RESPONSE AND EXPLANATION OF CHANGE: 4 CSR 240-121.010 defines terms used in Chapter 121. The Commission agrees with the Association and believes that portions of 4 CSR 240-121.010 can be removed, while other portions should remain in the rule. Therefore, the Commission amends this rule as proposed, and proposes to further amend the rule in another rule-making to remove those sections no longer under its jurisdiction.

4 CSR 240-121.010 Definitions

- (1) The following definitions, as well as those set out in section 700.010, RSMo apply to this chapter:
- (C) Director means the director of the Manufactured Housing and Modular Units Program of the Public Service Commission and persons working under his/her supervision;
- (D) Approved insignia means a label or tag issued by authority of 42 USC 5414 under the Federal Manufactured Home Procedural and Enforcement Regulations; and
- (E) Pre-owned manufactured home means a manufactured home that has been sold at retail or rented, leased or occupied either as a dwelling or a place of business.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 240—Public Service Commission Chapter 121—Pre-Owned Manufactured Homes

ORDER OF RULEMAKING

By the authority vested in the Missouri Public Service Commission under section 700.040, RSMo 2000, the commission withdraws a proposed amendment as follows:

4 CSR 240-121.050 Inspection of Pre-Owned Manufactured Homes Rented, Leased or Sold or Offered for Rent, Lease or Sale by Persons Other Than Dealers **is withdrawn**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 1, 2001 (26 MoReg 1162). This proposed amendment is withdrawn.

SUMMARY OF COMMENTS: Written comments were submitted by the Missouri Manufactured Housing Association (Association). There was no public hearing held. The Association opposes adoption of the amended rule.

COMMENT: Comments were received asserting that since Senate Bill No. 317 (SB 317), concerning the amendment of Chapter 700 of the Missouri Statutes, passed and will become effective, the Public Service Commission will no longer have authority to regulate used manufactured homes. The Association maintains that SB 317 removed all reference to used homes except for "used modular units used for educational purposes." The Association asserts that 4 CSR 240-121.050 should be rescinded due to Chapter 700 amendments.

RESPONSE: The Commission believes that the amendment to Chapter 700 did affect the statutory authority cited in 4 CSR 240-121.050. Therefore, 4 CSR 240-121.050 will be withdrawn. 4 CSR 240-121.050 set forth the extent to which pre-owned manufactured homes were subject to inspection for code and set up compliance. The amendments to Chapter 700 removed Commission jurisdiction

over code and set-up enforcement, thereby removing the authority to inspect pre-owned manufactured homes for code and set-up compliance.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 240—Public Service Commission Chapter 121—Pre-Owned Manufactured Homes

ORDER OF RULEMAKING

By the authority vested in the Missouri Public Service Commission under section 700.040, RSMo 2000, the commission withdraws a proposed amendment as follows:

4 CSR 240-121.060 Complaints and Review of Director Action is withdrawn.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 1, 2001 (26 MoReg 1162). This proposed amendment is withdrawn.

SUMMARY OF COMMENTS: Written comments were submitted by the Missouri Manufactured Housing Association (Association). There was no public hearing held. The Association opposes adoption of the amended rule.

COMMENT: Comments were received asserting that since Senate Bill No. 317 (SB 317), concerning the amendment of Chapter 700 of the Missouri Statutes, passed and will become effective, the Public Service Commission will no longer have authority to regulate used manufactured homes. The Association maintains that SB 317 removed all reference to used homes except for "used modular units used for educational purposes." The Association asserts that 4 CSR 240-121.060 should be rescinded due to Chapter 700 amendments.

RESPONSE: The Commission agrees that Chapter 700 amendments did affect statutory authority cited in 4 CSR 240-121.060 and that the proposed amendment will be withdrawn. 4 CSR 240-121.060 provided for the manner in which complaints may be filed by persons aggrieved by violations of Chapter 700. Since the Commission no longer has jurisdiction over pre-owned manufactured homes, the proposed amendment is no longer relevant.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—Division of Medical Services Chapter 10—Nursing Home Program

ORDER OF RULEMAKING

By the authority vested in the director of the Division of Medical Services under sections 208.153, 208.159, and 208.201, RSMo 2000, the director hereby amends a rule as follows:

13 CSR 70-10.150 Enhancement Pools is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2001 (26 MoReg 1515–1517). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE Division 200—Financial Examination Chapter 1—Financial Solvency and Accounting Standards

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Insurance under section 374.045, RSMo 2000, the director amends a rule as follows:

20 CSR 200-1.030 Financial Statement and Diskette Filing is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 16, 2001 (26 MoReg 1459–1460). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE Division 200—Financial Examination Chapter 11—Control and Management of Insurance Companies

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Insurance under section 374.045, RSMo 2000, the director amends a rule as follows:

20 CSR 200-11.101 Insurance Holding Company System Regulation with Reporting Forms and Instructions **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 16, 2001 (26 MoReg 1460–1467). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE Division 200—Financial Examination Chapter 11—Control and Management of Insurance Companies

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Insurance under section 374.045, RSMo 2000, the director adopts a rule as follows:

20 CSR 200-11.120 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on July 16, 2001 (26 MoReg 1467–1470). Comments were received and are responded to herein. Those sections with changes are reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Department of Insurance received two letters of comment on this proposed rule.

COMMENT: Commenters stated that subsections (2)(A) and (2)(B) of the proposed rule were vague and should be clarified. Specifically, commenters requested that the terms "agreement, arrangement or contract" as used in subsections (2)(A) and (2)(B) be defined to specifically identify what transactions are governed by the rule and what the Department of Insurance considers a "material transaction." Commenters expressed concern that absent a more exacting definition, the regulation could be construed to include such transactions as "asset swaps and dividends."

RESPONSE AND EXPLANATION OF CHANGE: The department agrees in part with this comment and has accordingly added language to limit the applicability of subsection (2)(B) to transactions that are not already covered by the current Form D requirements or subsection (2)(A). As to whether the regulation should exclude certain types of transactions between a domestic insurer and an affiliate, the department believes that its current broad phraseology—"agreement, arrangement or contract"— accomplishes the purpose of the subsection (2)(B). That purpose is to function as a catch-all in which all otherwise uncovered transactions that meet the materiality threshold will be subject to a Form D prior notice.

COMMENT: Commenters expressed concern that the 0.5% threshold which would trigger advance notice to the director under the proposed rule was too low and in conflict with section 382.196, RSMo, which purportedly only sets a 3% threshold. The commenters stated that the statutory 3% threshold would be more appropriate for purposes of the proposed rule and would be much less burdensome to domestic companies. The commenters stated that "absent a compelling interest to the contrary," the proposed rule and section 382.196 should be consistent and only require a 3% threshold.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with this comment. Accordingly, subsection (2)(B) has been rewritten so as not to apply to transactions covered by the 3% threshold.

COMMENT: A commenter stated that subsection (2)(B) should be limited to contracts for provisions of goods and services.

RESPONSE: The department disagrees with this comment. The Department believes that each affiliated transaction should be subject to Form D prior notice requirements, provided the transaction meets the materiality threshold for that type of transaction.

COMMENT: A commenter suggested that the phrase "consideration by or from or anticipated by or from the insurer" as used in subsection (2)(B) be limited to instances where the insurer pays the consideration rather than receives the consideration. The commenter stated that the receipt of consideration by an insurer within a holding company structure would not threaten the financial integrity of the domestic insurer, and therefore would not adversely affect the interests of the insured's policyholders. The commenter suggested that subsection (2)(B) read "Any other written or oral contract for provision of goods or services in which consideration to be paid by insurer exceeds three percent (3%) of the insurer's admitted assets as of the thirty-first day of December next preceding."

RESPONSE: The department declines to rewrite subsection (2)(B) in the manner suggested, although the inconsistency with other parts of section 382.195 has been remedied by the additional language. The phrase in the proposed rule refers to consideration by or from the insurer and necessarily excludes consideration received by the insurer. Referring to consideration as having to be

"paid" could be subject to an overly narrow construction of only cash payment. The phrase "consideration by or from" would cover not only cash paid but also any form of consideration coming out of the insurer.

20 CSR 200-11.120 Material Transactions Between Affiliates Under Section 382.050.1(5), RSMo

- (2) Each of the following transactions involving a domestic insurer and any person in its holding company system may not be entered into unless the insurer has notified the director in writing through use of Form D to 20 CSR 200-11.101 of its intention to enter into such transaction at least thirty (30) days prior thereto, or such shorter period as the director may permit, and the director has not disapproved it within such period (see section 382.195.1, RSMo):
- (A) Any tax allocation agreement, arrangement or contract; and (B) Any other agreement, arrangement, or contract, except for those agreements, arrangements or contracts covered by subsection (2)(A) of this rule or subdivisions (1) through (4) of section 382.195.1, RSMo, in which the consideration by or from or anticipated by or from the insurer has a value exceeding one-half of one percent (0.5%) of the insurer's admitted assets as of the thirty-first day of December next preceding.

Title 20—DEPARTMENT OF INSURANCE Division 200—Financial Examination Chapter 12—Missouri and Extended Missouri Mutual Companies

PROPOSED AMENDMENT

By the authority vested in the director of the Department of Insurance under sections 374.045, 380.471 and 380.561, RSMo 2000, the director amends a rule as follows:

20 CSR 200-12.020 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 16, 2001 (26 MoReg 1471). Comments were received and are responded to herein. Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Department of Insurance received two comments on this proposed amendment.

COMMENT: The commenters stated that the department should not require prior approval of every home office investment. Instead, the commenters proposed that the department use a broader formula to test whether an extended Missouri mutual company's home office building value is reasonable for its operations. Specifically, it was suggested that the department revise subsection (1)(C) of the proposed amendment to read as follows: "The company may hold a home office building at a value based on the following formula: 80% of the replacement cost of a single story conventional commercial building having no more square footage than that based on 400 square feet of office space per employee, and the number of employees based on 1 employee for each \$300,000 gross direct written premium or fraction thereof, but no less than 1,600 square feet. The Director may approve a higher value investment in home office building, up to a value of 40% of surplus based on the last filed annual statement."

RESPONSE AND EXPLANATION OF CHANGE: The department agrees that the department need not become involved in

every home office investment. Although the department appreciates the company's suggested formula and the basis for it, the department prefers a formula that recognizes that (1) an insurance company will not expect to pay claims with its real estate and (2) the department has very limited access to information regarding local real estate conditions. Accordingly, the department has rewritten subsection (1)(C).

20 CSR 200-12.020 Extended Missouri Mutual Companies' Approved Investments

- (1) Approved Investments. The following described investments shall be deemed approved investments under the provisions of section 380.471, RSMo:
- (C) Home office real estate having an asset value of no more than fifty percent (50%) of the surplus in excess of the guaranty fund(s) required by section 380.271.1, RSMo, but an extended Missouri mutual company may invest in home office real estate having an asset value greater than such fifty percent (50%) with the prior approval of the director.

Title 20—DEPARTMENT OF INSURANCE Division 200—Financial Examination Chapter 17—Admissions

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Insurance under section 374.045, RSMo 2000, the director adopts a rule as follows:

20 CSR 200-17.100 Procedures for Forming a Missouri Domestic Insurance Company **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on July 16, 2001 (26 MoReg 1471–1472). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE Division 200—Financial Examination Chapter 17—Admissions

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Insurance under section 374.045, RSMo 2000, the director adopts a rule as follows:

20 CSR 200-17.200 Procedure for Foreign Insurer to Obtain a Certificate of Authority to Transact the Business of Insurance **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on July 16, 2001 (26 MoReg 1472). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE Division 200—Financial Examination Chapter 17—Admissions

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Insurance under section 374.045, RSMo 2000, the director adopts a rule as follows:

20 CSR 200-17.300 Procedure for Redomestication is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on July 16, 2001 (26 MoReg 1472–1473). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

This section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs and other items required to be published in the *Missouri Register* by law.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 100—Division of Credit Unions

ACTIONS TAKEN ON APPLICATIONS FOR NEW GROUPS OR GEOGRAPHIC AREAS

Pursuant to section 370.081(4), RSMo 2000, the director of the Missouri Division of Credit Unions is required to cause notice to be published that the director has either granted or rejected applications from the following credit unions to add new groups or geographic areas to their membership and state the reasons for taking these actions.

The following applications have been granted. These credit unions have met the criteria applied to determine if additional groups may be included in the membership of an existing credit union and have the immediate ability to serve the proposed new groups or geographic areas. The proposed new groups or geographic areas meet the requirements established pursuant to 370.080(2), RSMo 2000.

Credit Union	Proposed New Group or Geographic Area		
Mid-County Family	Mid-County Family Credit Union to serve		
8237 Monroe	St. Blaise Catholic Church parishioners and		
St. Louis, MO 63114	their families		

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 100—Division of Credit Unions

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Credit Union	Proposed New Group or Geographic Area
Glassworkers Community	Persons living or working in the zip codes of
Credit Union	63057, 63628, 63049, 63051, 63023.
523 South Truman	
Festus, MO 63028	

Dissolutions

MISSOURI REGISTER

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000 to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST W. J. MENEFEE CONSTRUCTION COMPANY.

On October 10, 2001, W. J. Menefee Construction Company, a Missouri Corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Dissolution was effective on October 10, 2001. Any claims against the Corporation may be sent to James Menelee, P.O. Box 998, Sedalia, Missouri 65302-0998. All claims must include the name and address of the claimant; the amount claimed; the basis for the claim and the date(s) the claim accrued. All claims against the Corporation will be barred unless a proceeding to enforce the claim is commenced within two years after the date of this publication.

OFFICE OF ADMINISTRATION Division of Purchasing

BID OPENINGS

Sealed Bids in one (1) copy will be received by the Division of Purchasing, Room 580, Truman Building, PO Box 809, Jefferson City, MO 65102, telephone (573) 751-2387 at 2:00 p.m. on dates specified below for various agencies throughout Missouri. Bids are available to download via our homepage: www.moolb.state.mo.us. Prospective bidders may receive specifications upon request.

B1E02114 Building Material: Acoustical Ceiling Tiles 11/17/01; B1E02092 Equipment: Plastic Bag Manufacturing & Supplies 11/19/01;

B1E02115 Buses: School 11/19/01;

B1E02120 Windshield: Auto Replacement & Repair 11/19/01;

B1Z02105 Meats-January 11/19/01;

B2Z02000 Electronic Benefit Transfer (EBT) Services 11/19/01;

B1E02118 Electric Lamps, Bulbs 11/20/01;

B1Z02124 Grocery-3rd Qtr. January thru March 11/20/01;

B2E02008 Computer To Plate System 11/20/01;

B1E02122 Truck w/Dump Bed 11/21/01;

B2Z02034 IVR Service for Offenders 11/21/01;

B2Z02029 Instructional Online Subscription Services 11/28/01;

B3Z02043 Media Campaign-Anti-Litter 11/28/01;

B3Z02033 Child Care Program Accreditation Facilitation Services 11/29/01;

B3Z02044 Over the Telephone Foreign Language Interpretation 11/30/01:

B2Z02033 Network Transport Services 12/5/01;

B3Z02074 Public Educational Campaign 12/5/01;

B2Z02025 Sales & Inventory Software System 12/6/01;

B3Z02054 Missouri Assessment Program (MAP) Services 12/17/01.

It is the intent of the state of Missouri, Division of Purchasing to purchase the following as a single feasible source without competitive bids. If suppliers exist other than the one identified, contact (573) 751-2387 immediately.

1.) Enhanced Child Care Services-Jackson County, supplied by Heart of America Family Services. 2.) Enhanced Child Care Services-St. Louis City, supplied by Child Day Care Association.

James Miluski, CPPO, Director of Purchasing November 15, 2001 Vol. 26, No. 22

Rule Changes Since Update to Code of State Regulations

MISSOURI REGISTER

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—24 (1999), 25 (2000) and 26 (2001). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable and RUC indicates a rule under consideration.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
1 CSR 10	OFFICE OF ADMINISTRATION State Officials' Salary Compensation Schedu	ıle			24 MoReg 2535
1 CSR 50-3.010	Missouri Ethics Commission		Thic Iccuo	•••••	25 MoReg 2478
1 CSR 30-3.010			1 IIIS 155ue		
2 CSR 10-5.005	DEPARTMENT OF AGRICULTURE Market Development	24 MoReg 2269			
2 CSR 10-5.010	Market Development	26 MoReg 1305R			
2 CSR 10-5.015	Market Development	This Issue			
2 CSR 100-10.010	Weights and Measures		26 MoReg 1623		
	DEPARTMENT OF CONSERVATION				
3 CSR 10-1.010	Conservation Commission		26 MoReg 1795		
3 CSR 10-5.550	Conservation Commission		26 MoReg 1891		
3 CSR 10-5.551 3 CSR 10-5.559	Conservation Commission		26 MoReg 1895		
3 CSR 10-5.560	Conservation Commission		26 MoReg 1897		
3 CSR 10-5.565	Conservation Commission		26 MoReg 1899		
3 CSR 10-6.405	Conservation Commission		26 MoReg 2075	00 14 D 4007	
3 CSR 10-7.440 3 CSR 10-9.442	Conservation Commission		N.A	26 MoReg 1927	
3 CSR 10-9.442 3 CSR 10-11.115	Conservation Commission		N A	26 MoReg 2158	
3 CSR 10-11.160	Conservation Commission		N.A	26 MoReg 2158	
3 CSR 10-11.182	Conservation Commission		26 MoReg 1901	O	
3 CSR 10-11.200	Conservation Commission		26 MoReg 1901		
3 CSR 10-11.210 3 CSR 10-11.215	Conservation Commission		26 MoReg 1901		
3 CSR 10-11.213	Conservation Commission		26 MoReg 1902		
3 CSR 10-12.135	Conservation Commission		26 MoReg 1902		
3 CSR 10-12.140	Conservation Commission		26 MoReg 1902		
3 CSR 10-12.145	Conservation Commission		26 MoReg 1902		
4 CSR 10-2.160 4 CSR 15-1.010 4 CSR 15-1.020 4 CSR 15-1.030 4 CSR 15-2.010 4 CSR 15-2.020 4 CSR 15-3.010 4 CSR 15-3.020 4 CSR 15-4.010 4 CSR 15-4.020 4 CSR 30-3.020 4 CSR 30-3.020 4 CSR 30-3.020 4 CSR 30-3.030 4 CSR 30-3.040 4 CSR 30-4.080	Missouri State Board of Accountancy Acupuncturist Advisory Committee Missouri Board for Architects, Professional Engineers and Professional Land Surveyors Missouri Board for Architects, Professional Engineers and Professional Land Surveyors Missouri Board for Architects, Professional Engineers and Professional Land Surveyors Missouri Board for Architects, Professional Engineers and Professional Land Surveyors Missouri Board for Architects, Professional Engineers and Professional Land Surveyors		26 MoReg 162826 MoReg 163126 MoReg 163726 MoReg 164226 MoReg 164726 MoReg 165326 MoReg 165326 MoReg 207526 MoReg 207626 MoReg 207726 MoReg 207826 MoReg 2078		
	Engineers and Professional Land Surveyors Missouri Board for Architects, Professional		26 MoReg 2083F 26 MoReg 2083	₹	
4 CSR 30-5.130	Missouri Board for Architects, Professional Engineers and Professional Land Surveyors Missouri Board for Architects, Professional	S	26 MoReg 2083I 26 MoReg 2083	?	
4 CSR 30-8.020	Missouri Board for Architects, Professional Engineers and Professional Land Surveyors Missouri Board for Architects, Professional	3	26 MoReg 1406F	₹	
4 CSR 30-11.010	Missouri Board for Architects, Professional Engineers and Professional Land Surveyors Missouri Board for Architects, Professional	3	26 MoReg 1409F	₹	
4 CSR 30-11.020	Missouri Board for Architects, Professional		11101005 1100		
4 CCD 05 4 000	Engineers and Professional Land Surveyors Endowed Care Cemeteries Endowed Care Cemeteries Endowed Care Cemeteries	3	26 MoReg 1410		
4 CSR 65-1.060	Endowed Care Cometeries		26 MoReg 2088		
4 CSR 65-2.010 4 CSR 65-2.050	Endowed Care Cemeteries		26 MoRea 2002		
1 Obje 00-2.000	Lindowed Cure Commetered		zo moneg 2000		

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4 CSR 100	Division of Credit Unions			
				26 MoReg 2049 26 MoReg 2181
4 CSR 100-2.040	Division of Credit Unions			This Issue
4 CSR 100-2.160	Division of Credit Unions	26 MoReg 1796		
4 CSR 110-2.170	Missouri Dental Board	26 MoReg 1414R		
4 CSR 110-2.180	Missouri Dental Board	26 MoReg 1414		
		26 MoReg 1423		
4 CSR 150-6.010 4 CSR 165-1.020	State Board of Registration for the Healing Arts	26 MoReg 1656		
4 CSR 165-2.050	Board of Examiners for Hearing Instrument Specialists	26 MoReg 1656		
4 CSR 165-2.060	Board of Examiners for Hearing Instrument Specialists	26 MoReg 1657		
4 CSR 220-2.010 4 CSR 220-2.085	State Board of Pharmacy State Board of Pharmacy State Board of Pharmacy State Board of Pharmacy State	26 MoReg 1025 .	26 MoReg 1929	
4 CSR 220-5.020	State Board of Pharmacy	26 MoReg 1025.	26 MoReg 1929	
4 CSR 233-1.040 4 CSR 233-2.010	State Committee of Marital and Family Therapists State Committee of Marital and Family Therapists	26 MoReg 1309.	26 MoReg 2047 26 MoReg 2047	
4 CSR 233-2.020	State Committee of Marital and Family Therapists	26 MoReg 1310	26 MoReg 2047	
4 CSR 233-2.021	State Committee of Marital and Family Therapists State Committee of Marital and Family Therapists	26 MoReg 1311	26 MoReg 2047	
4 CSR 233-2.040 4 CSR 240-2.080	Public Service Commission	26 Mokeg 1312.	26 Mokeg 2048	
4 CSR 240-2.130	Public Service Commission	26 MoReg 1966		
4 CSR 240-10.020	Public Service Commission			
4 CSR 240-21.010 4 CSR 240-35.010	Public Service Commission	26 MoReg 1659		
4 CSR 240-35.020	Public Service Commission	26 MoReg 1659		
4 CSR 240-35.030 4 CSR 240-51.010	Public Service Commission	26 MoReg 1660k		
4 CSR 240-120.011	Public Service Commission	26 MoReg 1434		
4 CSR 240-120.065	Public Service Commission	26 MoReg 1434	00 M-D 0170	
4 CSR 240-120.100 4 CSR 240-121.010	Public Service Commission		26 Mokeg 2159 This Issue	
4 CSR 240-121.020	Public Service Commission	26 MoReg 1161	26 MoReg 2159	
4 CSR 240-121.040	Public Service Commission	26 MoReg 1161	26 MoReg 2159	
4 CSR 240-121.050 4 CSR 240-121.055	Public Service Commission	26 MoReg 1434		
4 CSR 240-121.060	Public Service Commission	26 MoReg 1162	This IssueW	
4 CSR 240-121.090 4 CSR 240-122.010	Public Service Commission	26 MoReg 1162 26 MoReg 1435R	26 MoReg 2160W	
4 CSR 240-122.020	Public Service Commission	26 MoReg 1435R		
4 CSR 240-122.030	Public Service Commission	26 MoReg 1435R		
4 CSR 240-122.040 4 CSR 240-122.050	Public Service Commission	26 MoReg 1433R		
4 CSR 240-122.060	Public Service Commission	26 MoReg 1436F		
4 CSR 240-122.070 4 CSR 240-122.080	Public Service Commission			
4 CSR 240-122.090	Public Service Commission	26 MoReg 1437R		
4 CSR 240-123.010	Public Service Commission	26 MoReg 1437		
4 CSR 240-123.030 4 CSR 240-123.040	Public Service Commission			
4 CSR 240-123.065	Public Service Commission	26 MoReg 1444		
4 CSR 240-123.070 4 CSR 240-123.080	Public Service Commission	26 MoReg 1444		
4 CSR 240-123.000 4 CSR 240-124.010	Public Service Commission			
4 CSR 240-124.040	Public Service Commission	26 MoReg 1447		
4 CSR 240-124.045 4 CSR 250-5.020	Public Service Commission	26 MoReg 1447		
4 CSR 265-8.060	Motor Carrier and Railroad Safety			26 MoReg 2181
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5 CSR 30-340.010	DEPARTMENT OF ELEMENTARY AND SECONDAR Division of School Services			
5 CSR 30-345.020	(Changed to 5 CSR 50-340.110) Division of Administrative and Financial Services	_		
	(Changed to 5 CSR 50-345 020)	•		
5 CSR 50-340.110	Division of School Improvement			
5 CSR 50-345.020	Division of School Improvement	26 MoReg 1320		
5 CSR 60-120.070	Vocational and Adult Education	26 MoReg 2103R		
5 CSR 80-850.025	Teacher Quality and Urban Education			
5 CSR 90-7.010	Vocational Rehabilitation	26 MoReg 1506		
5 CSR 90-7.100	Vocational Rehabilitation	26 MoReg 1507		
5 CSR 90-7.200 5 CSR 90-7.300	Vocational Rehabilitation			
5 CSR 90-7.310	Vocational Rehabilitation	26 MoReg 1514		
5 CSR 90-7.320 5 CSR 100-200.010	Vocational Rehabilitation	26 MoReg 1514	,	
0 CDIV 100-500.010	Missouri Commission for the Dear	wioneg 1000n	•	

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5 CSR 100-200.030	Missouri Commission for the Deaf		R
5 CSR 100-200.040	Missouri Commission for the Deaf	26 MoReg 1662	R
5 CSR 100-200.050	Missouri Commission for the Deaf	26 MoReg 1662 26 MoReg 1662	R
5 CSR 100-200.060	Missouri Commission for the Deaf	26 MoReg 1663	R
5 CSR 100-200.070	Missouri Commission for the Deaf		
5 CSR 100-200.075	Missouri Commission for the Deaf	26 MoReg 1664	
5 CSR 100-200.073 5 CSR 100-200.080 5 CSR 100-200.085	Missouri Commission for the Deaf	26 MoReg 1665 26 MoReg 1666	R
5 CSR 100-200.090 5 CSR 100-200.100	Missouri Commission for the Deaf	26 MoReg 1667	R R
5 CSR 100-200.110	Missouri Commission for the Deaf	26 MoReg 1667	R
5 CSR 100-200.120 5 CSR 100-200.125	Missouri Commission for the Deaf	26 MoReg 1668 26 MoReg 1668	R
5 CSR 100-200.130	Missouri Commission for the Deaf	26 MoReg 1668	R
5 CSR 100-200.140	Missouri Commission for the Deaf	26 MoReg 1670	R
5 CSR 100-200.150	Missouri Commission for the Deaf	26 MoReg 1670	
5 CSR 100-200.170	Missouri Commission for the Deaf	26 MoReg 1671	D
		26 MoReg 1673	
5 CSR 100-200.175 5 CSR 100-200.180	Missouri Commission for the Deaf	26 MoReg 1675 26 MoReg 1675	R R
5 CSR 100-200.200	Missouri Commission for the Deaf	26 MoReg 1676	
5 CSR 100-200.200 5 CSR 100-200.210	Missouri Commission for the Deaf	26 MoReg 1677	R
7 CSR 10-22.020 7 CSR 10-22.040	DEPARTMENT OF TRANSPORTATION Missouri Highways and Transportation Commis Missouri Highways and Transportation Commis DEPARTMENT OF LABOR AND INDUSTR	sionThis Issue	
8 CSR 5-1.010	Administration	26 MoReg 1322	R26 MoReg 2048R
8 CSR 70-1.010 8 CSR 70-1.020	Missouri Assistive Technology Advisory Counc Missouri Assistive Technology Advisory Counc	il26 MoReg 1797 il26 MoReg 1568	
9 CSR 30-3.120	DEPARTMENT OF MENTAL HEALTH Certification Standards	, and the second	
9 CSR 30-3.130	Certification Standards	This Issue	
9 CSR 30-3.132 9 CSR 30-3.140	Certification Standards	This Issue	
9 CSR 30-3.300	Certification Standards	This Issue	
10 CCD 10 F 000	DEPARTMENT OF NATURAL RESOURCE		
10 CSR 10-5.300 10 CSR 10-6.050	Air Conservation Commission	26 MoReg 1456	
10 CSR 10-6.060 10 CSR 10-6.065	Air Conservation Commission	26 MoReg 1974	
10 CSR 10-6.110	Air Conservation Commission	26 MoReg 1322	26 MoReg 216026 MoReg 1846S
10 CSR 10-6.280 10 CSR 20-4.023	Air Conservation Commission	26 MoReg 860	
10 CSR 20-4.043 10 CSR 20-6.200	Clean Water CommissionClean Water Commission		
10 CSR 20-15.010	Clean Water Commission	26 MoReg 1992	
10 CSR 20-15.020 10 CSR 20-15.030	Clean Water Commission	26 MoReg 2005	
10 CSR 23-3.100 10 CSR 40-10.020	Division of Geology and Land SurveyLand Reclamation Commission		26 MoReg 2173
10 CSR 40-10.050	Land Reclamation Commission	26 MoReg 1798	
10 CSR 60-7.020 10 CSR 60-10.040	Land Reclamation Commission Land Reclamation Commission	26 MoReg 1799 26 MoReg 1801	
10 CSR 60-14.020 10 CSR 60-15.020	Public Drinking Water ProgramPublic Drinking Water Program	26 MoReg 1802	26 MoReg 1847
10 CSR 60-15.030	Public Drinking Water Program	26 MoReg 1804	
10 CSR 60-15.050 10 CSR 60-15.060	Public Drinking Water ProgramPublic Drinking Water Program	26 MoReg 1805	
10 CSR 60-15.070 10 CSR 60-15.080	Public Drinking Water ProgramPublic Drinking Water Program	26 MoReg 1809	
10 CSR 60-15.090	Public Drinking Water Program	26 MoReg 1816	
11 CSR 30-7.010	DEPARTMENT OF PUBLIC SAFETY Office of the Director	26 MaReg 1917	
11 CSR 40-6.060	Division of Fire Safety2	6 MoReg 857	90 MaDay 9170
11 CSR 45-3.010 11 CSR 45-4.380	Missouri Gaming Commission		26 MoReg 2179

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11 CSR 45-30.395 11 CSR 45-30.525	Missouri Gaming Commission		26 MoReg 2106		
11 CSR 50-2.020	Missouri Gaming Commission	26 MoReg 1793	26 MoReg 1817		
11 CSR 50-2.120	Missouri State Highway Patrol	00 M-D 1700	26 MoReg 1818		
11 CSR 50-2.270 11 CSR 70-3.010	Division of Liquor Control	26 Mokeg 1793	26 MoReg 1818		
11 CSR 70-3.020	Division of Liquor Control		26 MoReg 2109		
12 CSR	DEPARTMENT OF REVENUE Construction Transient Employers				26 MoReg 1214
12 CSR 10-23.275	Director of Revenue		26 MoReg 2113	•••••	26 MoReg 1848
12 CSR 10-23.452	Director of Revenue		26 MoReg 1458	26 MoReg 2179	
12 CSR 10-24.030	Director of Revenue	26 MoReg 1961	26 MoReg 1677		
12 CSR 10-24.050 12 CSR 10-24.190	Director of Revenue		26 MoReg 2113		
12 CSR 10-24.300	Director of Revenue		26 MoReg 2114		
12 CSR 10-24.326 12 CSR 10-24.402	Director of Revenue		26 MoReg 2114		
12 CSR 10-24.402 12 CSR 10-24.442	Director of Revenue		26 MoReg 2120 26 MoReg 1458	26 MoReg 2179W	
12 CSR 10-24.462	Director of Revenue		26 MoReg 2120		
12 CSR 10-24.465 12 CSR 10-110.600	Director of Revenue			26 MoReg 2179	
12 CSR 10-110.000 12 CSR 10-110.955	Director of Revenue		26 MoReg 1679		
12 CSR 10-111.100	Director of Revenue				
	DEPARTMENT OF SOCIAL SERVICES	;			
13 CSR 15-4.010	Division of Aging		26 MoReg 807		
13 CSR 15-7.021	Obvision of Aging(Changed to 19 CSR 15-7.021)	•••••	26 MoReg 2034		
13 CSR 15-8.010	Division of Aging				26 MoReg 2184
13 CSR 15-8.020	(Changed to 19 CSR 30-90.010) Division of Aging				
13 CSR 15-8.030	(Changed to 19 CSR 30-90.020) Division of Aging				_
13 CSR 15-8.040	(Changed to 19 CSR 30-90.030) Division of Aging				_
13 CSR 15-8.050	(Changed to 19 CSR 30-90.040) Division of Aging				_
13 CSR 15-8.060	(Changed to 19 CSR 30-90.050) Division of Aging				_
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